

## ALABAMA JUDICIAL INFORMATION CENTER

CASE ACTION SUMMARY  
CIRCUIT CRIMINAL

CASE: CC 91 000952 00

IN THE CIRCUIT COURT OF MONTGOMERY COUNTY

JUDGE: CNP

STATE OF ALABAMA

VS

BURTON TAIWAN RENARD  
3803-A MEADOWVIEW DR  
MONTGOMERY AL

CASE: CC 91 000952 00

CHARGE: RAPE 1ST

TYPE: F

DATE WAR/CAP ISSUED: \_\_\_/\_\_\_/\_\_\_

LITERAL: RAPE 1ST DEGREE

DATE ARRESTED: 02/18/91

DEFENDANT STATUS: JAIL

DATE HEARING: \_\_\_/\_\_\_/\_\_\_

DEFENSE ATTORNEY: ~~CASON, JOHN CALVIN~~

DATE RELEASED: \_\_\_/\_\_\_/\_\_\_

PROSECUTOR: WATSON, BRENDA DUNN

DATE ARRAIGNED: 04/17/91

OFFICER:

COUNSEL: R

DATE TRIAL: \_\_\_\_\_ TIME: \_\_\_\_\_

DATE OF BIRTH: 12/23/72

BOND/TYPE SURETIES: *Good*

RACE: B

SEX: M

BOND AMOUNT: \$000000 .00

ALIAS NAME: \_\_\_\_\_

DATE INDICTED: 04/10/91

AGENCY: MMPD

DATE FILED: 04/16/91

DC CASE NUMBER: DC 91 000744 00

WORTHLESS CHECK NO: \_\_\_\_\_

GRAND JURY NUMBER: 315

COURT REPORTER: \_\_\_\_\_

ADDITIONAL INFORMATION AND REMARKS:

SID NO: \_\_\_\_\_

Mar. 23 ✓

DATE

ACTIONS, JUDGMENTS, CASE NOTES

4-17-91 application for YOA filing

5/10/91 ✓ YOA Denied; PNA/WRI (C)

4/19/91 Motion for Discovery

7-31-91 Motion for Physical & Psychological Examination  
(18-2-91 granted.)10-24-91 Order to Transport Dept. from MCDP to Drs. Muller  
and Epperson for appt. (Hams) (10-29-91 Ex.)

1-28-92 Motion for Psychological Exam. - filed

2-4-92 Order for Evaluation

3/20/92 DEFENDANT COMES INTO COURT WITH HIS ATTORNEY OF  
RECORD. THE COURT FULLY EXPLAINED DEFENDANT'S CON-  
STITUTIONAL RIGHTS. THE DEFENDANT ENTERED A PLEA OF  
GUILTY TO Rape I AND THE COURT  
BEING OF THE OPINION THAT THE DEFENDANT FULLY  
UNDERSTANDS HIS RIGHTS, AND THAT THE PLEA WAS VOLUN-  
TARILY AND KNOWINGLY ENTERED, THE COURT ACCEPTS  
HIS PLEA AND FINDS HIM GUILTY OF Rape I

THE COURT SETS

4/8

1992AT 8:30 a.m.

FOR SENTENCING AND

PROBATION DETERMINATION.

Charles P. Riel

4/10/92

Rec'd  
4-16-92  
comp

COURT HAVING ASKED THE DEFENDANT IF HE HAD ANYTHING TO SAY AS TO WHY THE SENTENCE OF LAW SHOULD NOT NOW BE PRONOUNCED UPON HIM, AND THE DEFENDANT HAVING HIS SAY, THE COURT SENTENCED THE DEFENDANT TO 99 years in the penitentiary.

Defendant is to pay court cost, \$500 VCCF, restitution and attorney fees. Defendant is to be treated for Sexual Behavior while incarcerated.

Charles Price

- 6-5-92 Notice of Withdrawal filed.
- 5-8-92 Motion for Reconsideration of Sentence filed.  
(5-11-92 Order - Denied.)
- 6-26-92 Order granting retention of Keith Ausborn as counsel.
- 6-4-92 - Notice of withdrawal
- 6-9-92 Notice of appearance + withdrawal
- 8-7-92 - Order - motion to Reconsider Denied
- 9-8-92 motion to withdraw plea of Guilty, or in the alternative, motion for Court Ordered investigator, or in the alternative, motion for D.M.A. Testing
- 11-2-92 - Order - motion dated 9/8/92 - Denied
- 12-4-92 - Petition for writ of Habeas Corpus
- 2-8-93 - Order writ of Habeas Corpus Denied
- 3-22-93 - Notice of Appeal w/ forms
- 6-3-93 - Certificate of Appeal mailed
- 6-4-93 - Transcript filed w/ Crim. Appeals
- 12/30/93 Appeal Reversed + Remanded - opinion
- 1/27/94 - Order - Habeas Corpus Petition is hereby returned to deft giving him the opportunity to amend pet. to Rule 32.
- 1-29-94 - Copy of Order and Petition put in atty K. Ausborn's box.
- 4-29-94 - Appeal Reversed - Certificate
- 4-29-94 Certificate of Judgment - writ ~~Denied~~
- 2-21-95 Order - Rule 32 Denied